



## [PROPOSED] ORDER

Before the Court is Plaintiffs' Administrative Motion to Seal Plaintiffs' Response to Google's Administrative Motion Dkts. 642, 646 ("Motion"). Having considered the Motion, supporting declaration, and other papers on file, and good cause having been found, the Court **ORDERS** as follows:

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Document	Text To Be Sealed	Basis for Sealing Portion of Document
Plaintiffs' Response to Google's Administrative Motion Dkts. 642, 646	GRANTED as to the portions at: Page 1:21, 1:23-27, 2:27, 3:27	The information requested to be sealed contains Google's highly confidential and proprietary information regarding highly sensitive features of Google's internal systems and operations, including various types of Google's data signals and logs, and their proprietary functionalities, that Google maintains as confidential in the ordinary course of its business and is not generally known to the public or Google's competitors. Such confidential and proprietary information reveals Google's internal strategies, system designs, and business practices for operating and maintaining many of its important services, and falls within the protected scope of the Protective Order entered in this action. <i>See</i> Dkt. 81 at 2-3. Public disclosure of such confidential and proprietary information could affect Google's competitive standing as competitors may alter their systems and practices relating to competing products. It may also place Google at an increased risk of cybersecurity threats, as third parties may seek to use the information to compromise Google's internal practices relating to competing products.
Declaration of Mark Mao In Support of Plaintiffs' Response to Google's Administrative Motion (Dkt. 642)	GRANTED as to the portions at: Pages 2:16, 2:20	The information requested to be sealed contains Google's highly confidential and proprietary information regarding highly sensitive features of Google's internal systems and operations, including various types of Google's data signals and logs, and their proprietary functionalities, that Google maintains as confidential in the ordinary course of its business and is not generally known to the public or Google's competitors. Such confidential and proprietary information reveals Google's internal strategies, system designs, and business practices for operating and maintaining many of its important services, and falls within the protected scope of the Protective Order entered in this action. <i>See</i> Dkt. 81 at 2-3. Public disclosure of such confidential and

1		proprietary information could affect Google's
2		competitive standing as competitors may alter their
3		systems and practices relating to competing
4		products. It may also place Google at an increased
5		risk of cybersecurity threats, as third parties may
6		seek to use the information to compromise Google's
7		internal practices relating to competing products.

6 **SO ORDERED.**

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8 DATED: \_\_\_\_\_

9 HON. SUSAN VAN KEULEN  
10 United States Magistrate Judge

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